

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		7.
		NOTIFICAL STATE OF THE PROPERTY OF THE PROPERT		ATTORNEY DOCKET NO.
08/202,853	02/25/94	PARULSKI	К	61687DMW
		B0144 4050-	_TUNG_K_	EXAMINER
THOMAS H.	CLOSE	B3M1/0523		
PATENT DEPARTMENT				PAPER NUMBER
	ODAK COMPANY			12
343 STATE ROCHESTER		2004	2317	
KUCHESTEK	, NY 14650-2	:201	DATE MAILED:	0E /00 /04
This is a communication	n from the examiner in c PATENTS AND TRADE	charge of your application. MARKS	DATE MAILED:	05/23/94
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This application ha		Responsive to communication filed on	_	This action is made final.
railure to respond with	n the period for response	a will cause the application to become abando	days fr	om the date of this letter.
Part I THE FOLLOW	NG ATTACHMENT(S)	ARE PART OF THIS ACTION:		
3. Motice of Art	ferences Cited by Exam: Cited by Applicant, PTC on How to Effect Drawing)-1449. A 🗍 N=4	ce of Informal Paten	atent Drawing Review, PTO-948. t Application, PTO-152.
Part II SUMMARY OF	FACTION			
1. Claims	19-22, 2	5-31, 37, 40-46		are pending in the sectional
Of the abo	ove, claims		are	withdrawn from consideration.
3. Claims				
4. Claims	-22, 25	- 27,37, 40-4 44-46	2931	are relected
5. Ctalms	\$,30	44-46	- / - / / -	are objected to.
6. Claims	·	are	subject to restriction	n or election requirement.
7. This application i	has been filed with inform	mal drawings under 37 C.F.R. 1.85 which are a	cceptable for exami	nation purposes
	are required in response			,
9. The corrected or are acceptable	substitute drawings have; I not acceptable (se	e been received on e explanation or Notice of Draftsman's Patent	Under 37 C.	F.R. 1.84 these drawings O-948).
10. The proposed ad		etia) of drawings filed	has (have) been	
11. The proposed dra	wing correction, filed	, has been approve	d; disapproved (see explanation).
12. Acknowledgemen	t is made of the claim to	r priority under 35 U.S.C. 119. The certified c		ceived not been received
13. Since this applica	tion apposars to be in co	ondition for allowance except for formal matters te Quayle, 1935 C.D. 11; 453 O.G. 213.		he merits is closed in
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1. The preliminary amendment filed 2/25/94 has been considered in preparing this action.

2. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

3. Claims 19-22, 25-31, 37, and 40-46 are rejected under 35 U.S.C. § 103 as being unpatentable over Kristy (5,218,455) in view of Sato et al (EP 0,400,503).

As per claim 19, Kristy teaches a digital image processing system having a plurality of images digitized as image data (digitized by his "scanner") and stored in respective image data files therein, a plurality of image memories (his "host computer", col. 3, lines 3-33); an output for coupling thereto an

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image display device (his "home TV monitor", last line of abstract) having a screen for display of images, for controlling the display of the image, comprising the steps of selecting a plurality of image data files (the image data files created by his scanner); reading and loading the image data into his host computer memories and then writes the image data into the photo CD and displaying the image data on the screen (by his CD reader); and the person is able to access image manipulation function (col. 5, lines 25-40). However, Kristy fails to explicitly teach defining the screen to contain a plurality of This is what Sato et al teaches (Figs. 4-6). al further teaches a high-speed image search system for image data storage system, which comprises a plurality of memories (20, 26); a display (24); display controller (44); a scanner (18); a printer (25); CPU (34); main memory (38); display memory (42); selecting a plurality of images displayed on the screen sections for manipulation (selecting device 23, 29, 34, ST2); and manipulating each of the selected images responsive to a single user command, whereby each selected image is manipulated in the same way at the same time (his "multiwindow display", Fig. 6). It would have been obvious to one of ordinary skill in the art at the time the present invention was made to combine the teachings of Sato et al into the system of Kristy in order to obtain a highly desirable high-speed/efficiency image searching system as

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taught by Sato et al (see col. 1, lines 15-48). Therefore, claim 19 reads on Kristy and Sato et al.

As per claim 20, Kristy teaches the screen includes 2-D array of pixels by row and column (col. 10, lines 20-22).

As per claim 21, Sato et al teaches mapping the image data pixels to the screen pixels by row and column (abstract).

As per claim 22, Sato et al teaches changing the mapping of the image data pixels to the screen pixels (abstract).

As per claims 25-27 and 29, Kristy teaches the step of manipulating includes decimating/cropping/zooming/panning the image data (col. 2, lines 9-15).

As per claim 31, the combined system fails to explicitly teaches mapping image data by different degree of angle to the screen. However, this is nothing more than rotating the image by different degree of angle which was old and well known in the art, and cannot be considered to provide patentability to the claim. Therefore, claim 31 would have been obvious.

As per claim 37, Kristy teaches a plurality of memories (host computer); user command means for registering user commands (his CD reader reads commands input by an operator) and control means (host computer) and Sato et al further teaches access time to display the sequentially adjacent image file pursuant to said subsequent user command is shortened (abstract).

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Claims 40-43 are similar in scope to claims 20-21 and 25-26, and thus are rejected under similar rationale.

- 4. Claims 28, 30 and 44-46 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kee Tung whose telephone number is (703) 305-9660.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

K TUNG

May 19, 1994

SUPERVISORY PATENT EXAMINER

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